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23	UNITED STATES	DISTRICT COURT
24	NORTHERN DISTRI	CT OF CALIFORNIA
25	OAKLAND DIVISION	
26	BRIAN GLAUSER, individually and on behalf of a class of similarly situated individuals,	CASE NO. 4:11-cv-02584-PJH
27	Plaintiffs,	JOINT STIPULATION EXTENDING
28		DEFENDANT GROUPME, INC.'S TIME
1		

JOINT STIPULATION EXTENDING TIME TO RESPOND TO AMENDED COMPLAINT; 4:11-CV-02584-PJH

1		TO RESPOND TO AMENDED	
2	V.	COMPLAINT	
3	TWILIO, INC., a Delaware corporation; and GROUPME, INC., a Delaware corporation,	Consulaint Filad Mass 27, 2011	
4	Defendente	Complaint Filed: May 27, 2011 Trial Date: None set.	
5	Defendants.		
6			
7	Pursuant to Local Rule 6-1, Plaintiff Brian Glauser, individually and on behalf of a class		
8	of similarly situated individuals ("Plaintiff"), and Defendant GroupMe, Inc. ("GroupMe")		
9	(collectively referred to herein as the "Parties"), by and through their respective counsel of		
10	record, hereby stipulate to grant GroupMe an extension of time to respond to the Amended		
11	Complaint as set forth below:		
12	WHEREAS, on May 27, 2011, Plaintiff filed a putative class action Complaint against		
13	Defendants GroupMe and Twilio, Inc. ("Twilio"), alleging violations of the Telephone Consume		
14	Protection Act of 1991, 47 U.S.C. § 227, et seq. (the "TCPA");		
15	WHEREAS, GroupMe and Twilio responded to the Complaint on August 25, 2011 and		
16	August 28, 2011, respectively, filing motions to dismiss, stay or transfer;		
17	WHEREAS, Plaintiff responded to the motions on September 8, 2011, stating he would		
18	file an Amended Complaint;		
19	WHEREAS, Plaintiff filed an Amended Complaint against GroupMe and Twilio on		
20	September 15, 2011, alleging violations of the TCPA;		
21	WHEREAS, pursuant to Federal Rule of Civil Procedure 15, GroupMe's response to the		
22	Amended Complaint is currently due on Septem	ber 29, 2011;	
23	WHEREAS, on September 26, 2011, Gro	supMe substituted White & Case LLP in as	
24	counsel;		
25	WHEREAS, on September 26, 2011, Gro	oupMe filed an Ex Parte Motion For An Order	
26	Extending Time to Respond to Amended Complaint Due to Substitution of Counsel (the "Ex		
27	Parte Motion");		
28	WHEREAS, Twilio did not oppose the E.	x Parte Motion;	

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1	WHEREAS, Plaintiff filed his opposition to the <i>Ex Parte</i> Motion on September 27, 2011;		
2	WHEREAS, in the interests of justice and in an effort to enhance judicial efficiency and		
3	preserve resources, Plaintiff desires to grant GroupMe an extension of one week's time to respond		
4	to the Amended Complaint and GroupMe, in turn, desires to withdraw the Ex Parte Motion;		
5	WHEREAS, this extension is not sought for any improper purpose;		
6	WHEREAS, the extension of time sought will not alter the date of any event or deadline		
7	already fixed by Court Order.		
8	NOW, THEREFORE, THE PARTIES HEREBY STIPULATE AND AGREE that the		
9	time in which GroupMe shall respond to the Amended Complaint in this action shall be continued		
10	to Thursday, October 6, 2011, and Defendant withdraws the Ex Parte Motion.		
11			
12	Respectfully submitted,		
13	D . 1 G 1 . 20 2011		
14	Dated: September 28, 2011 WHITE & CASE LLP		
15			
16	By: /s/ J. Jonathan Hawk  J. Jonathan Hawk		
17	Attorneys for Defendant GroupMe, Inc.		
18	Dated: September 28, 2011 EDELSON MCGUIRE LLP		
19			
20	By: /s/ Rafey S. Balabanian Rafey S. Balabanian		
21	Attorneys for Plaintiff Brian Glauser		
22	TATES DISTRICT CO		
23			
24	PURSUANT TO STIPULATION, IT IS SO ORDERED IT IS SO ORDERED		
25			
26	DATED: September 29_, 2011  Z  H  Judge Phyllis J. Hamilton  D  D  D  D  D  D  D  D  D  D  D  D  D		
27	a states District Judge		
28	DISTRICT OF CE		
	DISTRICT OF		

JOINT STIPULATION EXTENDING TIME TO RESPOND TO AMENDED COMPLAINT; 4:11-CV-02584-PJH

**DECLARATION OF J. JONATHAN HAWK** I, J. Jonathan Hawk, am one of the attorneys of record for Defendant GroupMe, Inc. Rafey S. Balabanian, attorney of record for Plaintiff Brian Glauser, gave me concurrence in the filing of the document titled "JOINT STIPULATION EXTENDING DEFENDANT GROUPME'S TIME TO RESPOND TO AMENDED COMPLAINT," which concurrence shall serve in lieu of his signature on that filed document. I have obtained and will maintain records to support this concurrence for subsequent production for the Court if so ordered or for inspection upon request by a party until one year after final resolution of the action (including appeal, if any). Dated: September 28, 2011 WHITE & CASE LLP /s/ J. Jonathan Hawk J. Jonathan Hawk Attorneys for Defendant GroupMe, Inc. 

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DECLARATION